Case 1:07-cv-04	4166-LAP Document 18	Filed 12/17/2007 Page	-1 of 2
		DOCUMENT	
UNITED STATES D	TEMPTON COMP	ELECTRONICALI	Y FILED
SOUTHERN DISTRI		DOC #: DATE FILED: /2/	17/07
Mirant			
	Plaintiff(s),	07 civ. 4166	(LAP)
-agai	nst-	: INITIAL CASE M : PLAN AND SCHEDU	
Local Union	No. 503 of the Brother hood of Defendant (s).	:	ALING ORDER
Electrical Wo	Defendant(s).	:	
ciecnos wo	121CG	; x	
On Case Management	Conference was held	$00\frac{7}{2}$ , upon notice, before the undersign	an Initial
The f was adopted by	ollowing Case Manage the Court:	ment Plan and Schedu	ling Order
Fobruary 15.	All amendments to the 2008;	ne pleadings shall b	e filed by
May 20, 200 ;	All discovery is to ? ; fact dis	be completed no covery is to be co	later than mpleted by
conference is Practices. A opportunity but write to the Conterefor and, istatement pursues be served on a within one week Court summarizing summary judestatement.	The Parties are required under the party proposing a me in any event no labourt summarizing the n the case of a summant to Local Rule 56. Il parties. Any parties for the letter proposing the basis for the gment motion, enclose	Court's Individual motion shall, at the ster than May 20, motion proposed and ary judgment motion, 1. A copy of the let try opposing the motion, wropposition and, in tose a response to	the basis enclose a ter should ion shall, ite to the case of the 56.1
chambers a cour one copy of all trial), and pro a jury trial). proposed charge	A proposed joint con Me30, 2008. Not the same time, the tesy copy of the joing proposed exhibits, a posed voir dire quest Each charge shall. The parties each same format.	t pretrial order, toom memorandum of law of ions and requests to specify the authorical shall submit a 3.5" f	gether with (if a bench charge (if ty for the cloppy disk

5. The Mext/final pre-trial conference is schedu	led for
6. The parties are instructed, pursuant to Fed. P. 16, to meet and pursue settlement discussions. Plais counsel is directed to advise Chambers by letter or in perturbations of those discussions by May 20, 2007	ntiff's
7. Trial is to commence on in courtroom 12A.	at
Counsel for all parties shall confer to make a goo effort to resolve all discovery disputes before requesting motion conference.	
Pro se parties are directed to consult with the Office in Room 230 or at (212) 805-0175 with respect to promatters.	
The aforesaid schedule is final and binding upparties.	oon the
SO ORDERED:	
Dated: New York, New York  Decombox 17, 200 7	
LORETTA A. PRESKA, U	ekle .s.d.j.